1 THE HONORABLE ROBERT S. LASNIK 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 KRISTA PEOPLES, an individual. No. 2:18-cv-01173-RSL 10 Plaintiff, REPORT ON SETTLEMENT 11 DISCUSSIONS AND STIPULATED V. MOTION AND PROPOSED ORDER TO 12 CONTINUE DEADLINES TO ALLOW CONTINUED SETTLEMENT 13 UNITED SERVICES AUTOMOBILE DISCUSSIONS ASSOCIATION and USAA CASUALTY 14 INSURANCE COMPANY, NOTE ON MOTION CALENDAR: **JANUARY 24, 2020** 15 Defendants. 16 The parties to this action, by and through their undersigned counsel, jointly report to the 17 Court that they have engaged, and continue to engage, in settlement discussions, including a 18 10-hour mediation session with Judge Paris K. Kallas of Judicial Dispute Resolution (JDR), 19 LLC on January 9, 2020. The parties report that they have made progress in their discussions 20 to date and are continuing that effort in coordination with Judge Kallas, who is actively involved 21 22 in continuing to work with the parties. 23 The parties were required to submit a status report to the Court today (Dkt. #87), and, given the progress and continuing efforts with Judge Kallas, the parties jointly and respectfully 24 request an additional 21 days to continue their effort and that the Court allow them to provide 25

REPORT ON SETTLEMENT DISCUSSIONS AND STIPULATED MOTION AND ORDER TO CONTINUE DEADLINES – 1

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a further status report on February 14, 2020 regarding whether they have reached an agreed 1 2 resolution. 3 The parties further jointly and respectfully seek leave of the Court to renote Plaintiff's Motion for Class Certification of Breach of Contract Claim for consideration on April 3, 2020 4 5 (it is currently noted for March 13) and continue the associated response and reply deadlines to 6 March 23 and April 3, respectively. 7 The parties, therefore, stipulate and jointly and respectfully request that the Court enter 8 the proposed Order submitted with this Motion. 9 So Stipulated and Respectfully Submitted this 24th day of January, 2020. 10 BRESKIN JOHNSON TOWNSEND, PLLC CORR CRONIN LLP 11 By: s/Brendan W. Donckers By: s/ Michael A. Moore 12 David E. Breskin, WSBA #10607 Michael A. Moore, WSBA No. 27047 Brendan W. Donckers, WSBA #39406 John T. Bender, WSBA No. 49658 13 1000 Second Avenue, Suite 3670 1001 Fourth Avenue, Suite 3900 Seattle, WA 98104 Seattle, WA 98154-1051 14 Tel: (206) 652-8660 Tel: (206) 625-8600 Fax: (206) 652-8290 Fax: (206) 625-0900 15 dbreskin@bitlegal.com mmoore@correronin.com bdonckers@bjtlegal.com jbender@correronin.com 16 Young-Ji Ham, WSBA #46421 Jay Williams (pro hac vice) 17 WASHINGTON INJURY LAWYERS PLLC David C. Scott (pro hac vice) 1001 Fourth Avenue, Suite 3200 SCHIFF HARDIN LLP 18 Seattle, WA 98154 233 South Wacker Drive, Suite 7100 Tel: (425) 312-3057 Chicago, IL 60606 19 youngji@washinjurylaw.com Tel: (312) 258-5500 Fax: (312) 258-5600 20 Attorneys for Plaintiffs jwilliams@schiffhardin.com dscott@schiffhardin.com 21 Attorneys for Defendants 22 23 24 25

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<u>ORDER</u>

Based upon the parties' Stipulated Motion and Order to Continue Class Certification Deadlines, the Court hereby finds good cause to GRANT the stipulated motion.

The parties are directed to provide the Court with a Status Report and, if necessary, New (Proposed) Deadlines for Expert Reports and Discovery by no later than February 14, 2020.

The Clerk of Court is directed to renote Plaintiff's Motion for Class Certification of Breach of Contract Claim (Dkt. # 67) for consideration on Friday, April 3, 2020. Defendants may, on or before March 23, file a substantive opposition to Plaintiff's Motion. Plaintiff's reply is due on or before the noting date.

IT IS SO ORDERED.

DATED: January 30, 2020

Mens S Casaik

Robert S. Lasnik United States District Judge